REMARKS

The Office Action requires an election under 35 U.S.C. § 121 from among the following groups:

- Claims 2-32, drawn to a method for modifying cytokine expression in a cell comprising contacting the cell with a modulator of Notch signalling, wherein the modulator is an activator of Notch signaling, classified in class 435, subclass 7.1;
- II. Claims 2-32, drawn to a method for modifying cytokine expression in a cell comprising contacting the cell with a modulator of Notch signalling, wherein the modulator is an inhibitor of Notch signalling, classified in class 435, subclass 7.1;
- III. Claims 21-25 and 27 drawn to a method for reducing a TH2 or TH1 immune response in a subject comprising administering a cell in which cytokine expression is modified, classified in class 424, subclass 93.7.

Applicants elect Group I, claims 2-32 and claim 1, for further prosecution in this application. Claim 1 links Groups I and II. Under MPEP § 809, Applicants request withdrawal of the restriction between Groups I and II upon allowance of claim 1.

In addition, the Office Action requires a species election. Applicants elect species (a) wherein the modulator is a protein or a polypeptide comprising a Notch ligand DSL domain.

Claims 1 is generic to all species. Applicants understand that, upon the allowance of a generic claim, claims to additional species will be considered, as provided by 37 C.F.R. 1.141. Applicants also understand that the Examiner can broaden the search to include other species, e.g., upon determining that a species is allowable, or when there is a relationship among the species and/or number of species is not too great.

Early action on the merits is earnestly solicited.

Respectfully submitted,

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